CHAPTER 442

APPROPRIATIONS

SENATE BILL 19-116

BY SENATOR(S) Moreno, Zenzinger, Rankin, Tate; also REPRESENTATIVE(S) Esgar, Hansen, Ransom, Galindo.

AN ACT

CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF LAW.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. Appropriation to the department of law for the fiscal year beginning July 1, 2018. In Session Laws of Colorado 2018, section 2 of chapter 424, (HB 18-1322), amend Part X as follows:

Section 2. Appropriation.



Capital letters or bold & italic numbers indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.

					APPRO	OPRIATION F	FROM	
e.	ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	Ф	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
\$	\$,	\$ \$		\$		\$ \$	
PART X DEPARTMENT OF LAW								
(1) ADMINISTRATION								
Personal Services	3,962,891						3,962,891ª	
							(46.2 FTE)	
Office of Community	010.000		202 200			17 500h		
Engagement	819,808		802,308			17,500 ^b		
	802,687		785,187					
			(7.0 FTE)					
Health, Life, and Dental	4,446,369		1,214,540			630,564°	2,457,733 ^d	143,532(I) ^e
Short-term Disability	80,820		22,619			9,336°	46,767 ^d	2,098(I) ^e
S.B. 04-257 Amortization Equalization Disbursement S.B. 06-235	2,126,857		595,245			245,682°	1,230,722 ^d	55,208(I) ^e
Supplemental Amortization Equalization Disbursement Salary Survey for	2,126,857		595,245			245,682°	1,230,722 ^d	55,208(I) ^e
Classified Employees	403,959		136,002			112,053°	131,697 ^d	24,207(I) ^e
Salary Survey for	,		,			•	,	, , ,
Exempt Employees	1,071,536		274,637			52,558°	731,902 ^d	12,439(I) ^e

Workers' Compensation	189,682	54,227	27,465°	102,871 ^d	5,119(I) ^e
Attorney Registration					
and Continuing					
Legal Education	128,345	33,393	4,275°	89,252 ^d	1,425(I)e
Operating Expenses	200,057			200,057 ^a	
Legal Services	25,766	12,538	13,228 ^f		
Administrative Law					
Judge Services	5,736		5,736°		
Payment to Risk					
Management and					
Property Funds	203,937	58,414	29,153°	$110,855^{d}$	5,515(I) ^e
Vehicle Lease Payments	66,876	31,194	16,300°	$18,842^{d}$	540(I) ^e
Information Technology					
Asset Maintenance	833,595	240,818	120,189 ^c	$450,184^{\rm d}$	22,404(I)e
Ralph L. Carr					
Colorado Judicial					
Center Leased Space	3,320,577	951,100	474,670°	1,805,014 ^d	89,793(I) ^e
Payments to OIT	639,107	182,709	92,539°	$346,610^{d}$	17,249(I) ^e
CORE Operations	81,395	23,268	11,785°	$44,145^{d}$	2,197(I) ^e
Attorney General					
Discretionary Fund	5,000	5,000			
_	20,739	,170			
	20.722	040			

20,722,049

Ch. 442

Supplemental Appropriations - Law

3931

^a Of these amounts, \$4,034,820 shall be from departmental indirect cost recoveries or the Indirect Costs Excess Recovery Fund created in Section 24-75-1401 (2), C.R.S., and \$128,128 shall be from statewide indirect cost recoveries or the Indirect Costs Excess Recovery Fund created in Section 24-75-1401 (2), C.R.S.

^b Of this amount, \$15,000 shall be from the Safe2Tell Cash Fund created in Section 24-31-610 (1), C.R.S., and \$2,500 shall be from the Colorado Domestic Violience Review Board Cash Fund created in Section 24-31-705 (1)(e), C.R.S.

			APPROPRIATION FROM				
ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS	
\$	\$	\$	\$	\$	\$	\$	

^c Of these amounts, \$200,862(I) shall be from custodial money and \$1,877,125 shall be from various sources of cash funds. Pursuant to Section 24-31-108 (3), C.R.S., custodial money received by the Attorney General is not subject to annual appropriation but the expenditure of such money may be indicated in the annual general appropriation act. Expenditures from custodial money do not constitute fiscal year spending for the purposes of Section 20 of Article X of the State Constitution.

(2) LEGAL SERVICES TO STATE AGENCIES⁷⁰

Personal Services	27,789,656				
	28,909,656				
	(244.7 FTE)				
	(250.8 FTE)				
Operating and Litigation	1,845,294				
	1,445,294				
Indirect Cost Assessment	3,266,800				
		32,901,750		1,580,050*	31,321,700 ^b
		33,621,750		1,280,050 ^a	32,341,700 ^b

^d These amounts shall be from various sources of reappropriated funds.

^e These amounts shall be from the federal Medicaid Fraud Control Program administered by the U.S. Department of Health and Human Services and are shown for informational purposes only.

^f This amount shall be from the P.O.S.T. Board Cash Fund created in Section 24-31-303 (2)(b), C.R.S.

^a Of this amount, \$1,080,050 shall be from funds that are received for the provision of legal services and that are credited to the Legal Services Cash Fund created in Section 24-31-108 (2.5), C.R.S., and \$500,000 \$100,000 shall be from the Attorney Fees and Costs Account created pursuant to Section 24-31-108 (2), C.R.S. The cash funds appropriation from the Legal Services Cash Fund reflects funds received from state entities for which there is not a corresponding appropriation made in this act for the purchase of legal services. The Attorney General is authorized to transfer spending authority between cash and reappropriated fund sources appropriated within this section (2), but the Attorney General shall not increase total spending authority for the line item appropriations within this section (2).

b This amount shall be from funds that are received for the provision of legal services and that are credited to the Legal Services Cash Fund created in Section 24-31-108 (2.5), C.R.S. The reappropriated funds appropriation reflects funds received from state agencies for which there is a corresponding appropriation made in this act for the purchase of legal services. The Attorney General is authorized to transfer spending authority between cash and reappropriated fund sources appropriated within this section (2), but the Attorney General shall not increase total spending authority for the line item appropriations within this section (2).

(3) CRIMINAL JUSTICE AND APPELLATE

(*) *					
Special Prosecutions Unit	4,329,311	2,112,247	1,450,385 ^a	$766,679^{b}$	
		(17.9 FTE)	(14.4 FTE)	(6.5 FTE)	
Auto Theft					
Prevention Grant	294,005			294,005(I) ^c	
				(2.0 FTE)	
Appellate Unit	3,953,309	3,528,230		$425,079^{d}$	
		(37.0 FTE)		(1.0 FTE)	
Medicaid Fraud					
Control Unit	1,861,114	465,274			1,395,840(I) ^e
		(4.3 FTE)			(12.7 FTE)
Peace Officers Standards					
and Training Board Support	6,413,701		$6,413,701^{\mathrm{f}}$		
			(14.0 FTE)		
Indirect Cost Assessment	635,471		379,147 ^g	86,776 ^b	169,548(I) ^e
		17,486,911			

			APPROPRIATION FROM				
ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS	
\$	\$	\$	\$	\$	\$	\$	

^a This amount shall be from the Insurance Fraud Cash Fund created in Section 24-31-104.5 (2), C.R.S.

(4) WATER AND NATURAL RESOURCES

Federal and Interstate	
Water Unit	612,122

612,122 (5.5 FTE)

Defense of the Colorado

River Basin Compact 428,639 428,639

^b These amounts shall be transferred from the Department of Regulatory Agencies from the Securities Fraud Prosecution line item in the Division of Securities section. These amounts originate as cash funds from the Division of Securities Cash Fund pursuant to Section 11-51-707 (2), C.R.S.

^c This amount shall be transferred from the Department of Public Safety from the Automobile Theft Prevention Authority line item in the Colorado State Patrol section, from a grant awarded pursuant to Section 42-5-112 (3), C.R.S. This amount is shown for informational purposes only because grant funds are continuously appropriated to the Department pursuant to Section 24-31-108 (1)(b)(I), C.R.S.

^d Of this amount, \$340,083 shall be from departmental indirect cost recoveries or the Indirect Costs Excess Recovery Fund created in Section 24-75-1401 (2), C.R.S., and \$84,996 shall be transferred from the Department of Public Safety from the State Victims Assistance and Law Enforcement Program line item in the Division of Criminal Justice, Victims Assistance section, pursuant to Section 24-33.5-506 (1)(c), C.R.S.

^e These amounts shall be from the federal Medicaid Fraud Control Program administered by the U.S. Department of Health and Human Services and are shown for informational purposes only.

^f Of this amount, \$5,376,935 shall be from the P.O.S.T. Board Cash Fund created in Section 24-31-303 (2)(b), C.R.S., and \$1,036,766 shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S.

^g Of this amount, \$192,243 shall be from the Insurance Fraud Cash Fund created in Section 24-31-104.5 (2), C.R.S., and \$186,904 shall be from the P.O.S.T. Board Cash Fund created in Section 24-31-303 (2)(b), C.R.S.

		(3.5 FTE)
Defense of the Republican		
River Compact	110,000	$110,000^{a}$
Consultant Expenses	275,000	$275,000^{\rm b}$
Comprehensive		
Environmental Response,		
Compensation and		
Liability Act	510,462	510,462°
		(3.5 FTE)
Indirect Cost Assessment	46,726	46,726°

^a These amounts shall be from the Colorado Water Conservation Board's Litigation Fund created in Section 37-60-121 (2.5)(a), C.R.S.

1,982,949

(0 5 DTD)

(5) CONSUMER PROTECTION

Consumer Protection				
and Antitrust	3,201,684	1,467,712	1,594,121 ^a	139,851 ^b
		(11.7 FTE)	(20.0 FTE)	(1.5 FTE)
Consumer Credit Unit	1,758,393		1,758,393°	
			(20.0 FTE)	
Indirect Cost Assessment	554,034		$534,009^{d}$	20,025 ^b
	-	5 514 111		

5,514,111

^b Of this amount, \$225,000 shall be from the Colorado Water Conservation Board's Litigation Fund created in Section 37-60-121 (2.5)(a), C.R.S., and \$50,000 shall be from the Attorney Fees and Costs Account created pursuant to Section 24-31-108 (2), C.R.S.

^c These amounts shall be transferred from the Department of Public Health and Environment from the Transfer to the Department of Law for CERCLA-Related Costs line item in the Hazardous Materials and Waste Management Division, Contaminated Site Cleanups and Remediation Programs section. These amounts originate as cash funds from the Hazardous Substance Response Fund and are transferred pursuant to Section 25-16-104.5 (1.7)(a)(III), C.R.S.

			APPROPRIATION FROM			
ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
			EXEMPT			
\$	\$	\$	\$	\$	\$	3

A DDD ODDIATION ED ON

- ^a Of this amount, \$1,358,014(I) shall be from custodial money and \$236,107 shall be from the Tobacco Settlement Defense Account of the Tobacco Litigation Settlement Cash Fund created in Section 24-22-115 (2)(a), C.R.S. Pursuant to Section 24-31-108 (3), C.R.S., custodial money received by the Attorney General is not subject to annual appropriation but the expenditure of such money may be indicated in the annual general appropriation act. Expenditures from custodial money do not constitute fiscal year spending for the purposes of Section 20 of Article X of the State Constitution.
- ^b These amounts shall be transferred from the Department of Regulatory Agencies from the Mortgage Broker Consumer Protection line item in the Division of Real Estate section. These amounts originate as cash funds from the Division of Real Estate Cash Fund created in Section 12-61-111.5, C.R.S., and are transferred pursuant to Section 12-61-909, C.R.S.
- ^c This amount shall be from the Collection Agency Cash Fund created in Section 5-16-134 (1)(a), C.R.S., or from the Uniform Consumer Credit Code Cash Fund created in Section 5-6-204 (1), C.R.S.
- ^d Of this amount, \$267,005 shall be from the Uniform Consumer Credit Code Cash Fund created in Section 5-6-204 (1), C.R.S., or the Collection Agency Cash Fund created in Section 5-16-134 (1)(a), C.R.S., and \$240,304(I) shall be from custodial money, and \$26,700 shall be from the Tobacco Settlement Defense Account of the Tobacco Litigation Settlement Cash Fund created in Section 24-22-115 (2)(a), C.R.S. Pursuant to Section 24-31-108 (3), C.R.S., custodial money received by the Attorney General is not subject to annual appropriation but the expenditure of such money may be indicated in the annual general appropriation act. Expenditures from custodial money do not constitute fiscal year spending for the purposes of Section 20 of Article X of the State Constitution.

(6) SPECIAL PURPOSE

District Attorneys' Salaries	2,749,138	2,749,138	
Deputy District			
Attorney Training	350,000	350,000	
Litigation Management ⁷¹	200,000		200,000 ^a
Tobacco Litigation	1,050,000		1,050,000 ^b

CORA and OML Attorney	93,059	93,059
		(1.0 FTE)

4,442,197

TOTALS PART X

(LAW)	\$83,067,088	\$16,611,039	\$17,882,160*	\$46,571,567 ^b	\$2,002,322°
	\$83,769,967	\$16,593,918	 \$17,582,160a	\$47,591,567 ^b	

^a Of this amount, \$1,799,180 contains an (I) notation.

FOOTNOTES -- The following statements are referenced to the numbered footnotes throughout section 2.

Department of Law, Legal Services to State Agencies -- In making this appropriation, it is the General Assembly's intent that hourly billing rates charged by the Department for legal services to state agencies not exceed \$107.66 per hour for attorneys and not exceed \$81.26 per hour for legal assistants, which equates to a blended legal rate of \$103.63 per hour.

Ch. 442

Supplemental Appropriations - Law

3937

^a This amount shall be from either excess earnings credited to the Legal Services Cash Fund created in Section 24-31-108 (2.5), C.R.S., in FY 2017-18, or from the Attorney Fees and Costs Account created pursuant to Section 24-31-108 (2), C.R.S.

^b This amount shall be from the Tobacco Settlement Defense Account of the Tobacco Litigation Settlement Cash Fund created in Section 24-22-115 (2)(a), C.R.S. Expenditures from the Tobacco Settlement Defense Account of the Tobacco Litigation Settlement Cash Fund do not constitute fiscal year spending for the purposes of Section 20 of Article X of the State Constitution.

^b Of this amount, \$375,739 contains an (I) notation.

^c This amount contains an (I) notation.

Department of Law, Special Purpose, Litigation Management -- It is the General Assembly's intent to grant the Department of Law additional flexibility by allowing the Department to use money appropriated to this line item to address unanticipated state legal needs that arise during FY 2018-19. It is also the General Assembly's intent that money spent from this line item does not require the appropriation of additional FTE and will not be used for any type of salary increase, promotion, reclassification, or bonus related to any present or future FTE employed by the Department of Law. It is furthermore the General Assembly's intent that money spent from this line item will not be used to offset present or future personal services deficits in any division in the Department.

SECTION 2. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: February 28, 2019